

PROFESSIONAL CARDS.

JUSTICE OF THE PEACE.
J. H. BARNES, J. P.
Office over the Court House, Decatur, Ill.

DENTISTS.
Office over the Court House, Decatur, Ill.

AGENT SMITH'S OPERA HOUSE.
Office over the Court House, Decatur, Ill.

PHYSICIAN AND SURGEON.
Office over the Court House, Decatur, Ill.

Teacher of Dancing.
Office over the Court House, Decatur, Ill.

PHYSICIAN AND SURGEON.
Office over the Court House, Decatur, Ill.

Attorney and Counselor-at-Law.
Office over the Court House, Decatur, Ill.

DENTISTS.
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PHYSICIAN AND SURGEON.
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Attorneys-at-Law.
Office over the Court House, Decatur, Ill.

HOMOPATHIST.
Office over the Court House, Decatur, Ill.

DENTIST.
Office over the Court House, Decatur, Ill.

Attorney at Law.
Office over the Court House, Decatur, Ill.

Physician and Surgeon.
Office over the Court House, Decatur, Ill.

Attorney at Law.
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MARBLE HALL.

SPRING TRADE!

SAMPLE HATS!

A VERY LARGE LOT JUST RECEIVED.

MEN'S AND BOYS' STYLES

Which will be sold at Retail at Manufacturers' Wholesale Prices. Call soon if you want to get the CHEAPEST HATS Ever Sold in Decatur.

BOYS' YOUTHS' CLOTHING

Of which we have a large variety, and will sell at prices lower than have ruled since the war. Our Stock of

MEN'S READY-MADE CLOTHING!

Is Full and Complete, and will be SOLD at VERY LOW PRICES. A Large Stock of

LAUNDRIED AND UNLAUNDRIED SHIRTS!

NECKWEAR OF ALL KINDS, Underwear and Furnishing Goods

Of Every Variety and Price ALL NEW and of the LATEST STYLES.

OUR MERCHANT TAILORING DEPARTMENT!

Stocked with New and Choice Styles of Dress Goods, which will be made up to order at the lowest prices.

PRICE GUARANTEED.

GIVE US A CALL.

J. M. RACE & CO.

Master's Sale.

ALL THE RACE!

PLUCK'S WALL PAPER.

Parters, Drawing Rooms, Sitting Rooms, Libraries, Dining Rooms, Bed Rooms and Halls.

HANDSOME AND LATEST DESIGNS

IN CENTRAL ILLINOIS

AT PRICES TO SUIT EVERYBODY.

WM. PLUCK.

The Vapor Hanger of Decatur.

Corner Church and West Eldorado Sts.

N. LAUX & BRO.

General Undertakers.

One Door South of the Grange Store.

MAUD MULLER.

Maud Muller worked at raking hay, And bearing her fiery curls a day.

Her clothes were coarse, but her health was fine, And she worked in the sweet sunshine.

Staring as glad as a bird in May "Barbara Allen" the living day.

She gazed at the far off lake, And wondered if eggs were up or down.

And the sweet song of a thrush in the air, Leaving a phantom tone of cheer.

And an appetite and a nameless ache For soda water and ginger cake.

The judge rode slowly into view - Dropped his horse in the shade, and threw

His fine coat out, while the blushing Maud Marvelled much at the knight he "chaperoned."

"He was dry as a stick," he said with a wink, "And sort of thought a good, square drink

Would do him up." So the cup was filled With the crystal wine the old spring spilled.

And she gave it him with a brown and head, "O thanks," said the judge, in accents bland.

"A thousand thanks!" for a sweeter draught From a fairer hand! - but there he laughed

And the sweet girl stood in the sun that day, And asked the judge instead of the hay

A FAMOUS WINE OF BRILL.

The famous old chime of bells belonging to St. Michael's Church, of Charleston, S. C., have had an eventful and varied history.

A hundred and fifty years have gone by since they were first hung in the belfry, and their music called to religious service the church

years of colonial days. In 1770 they were seized and sent back to England,

and as the close of the Revolutionary war they were returned to South Carolina and restored to their position.

For eighty years they did their duty, till in 1863 the Federal forces besieging Charleston sent their shells flying around the steeple.

The bells were removed to Columbia for safety, and in the great fire which devastated the town when Sherman's soldiers occupied it they were ruined by the heat.

Once more they made the voyage to England and were there recast, and a duty having been imposed upon them when they were brought back here, Congress in now petitioned to remit it.

Six times they have crossed the ocean; they have twice suffered from the fortunes of war, and now they are speaking to the ears of the great-grandchildren of their first owners in our comparatively new country they are certainly historic.

It is not gold nor goods, therefore that makes men really wealthy. The best wealth is of the heart, an enlightened mind, a loyal conscience, pure affections.

He is wealthiest who has the largest stock of wisdom, virtue and love, whose heart beats with warm sympathies for his fellow men - who finds good in all seasons, all providences, and all men.

The generous man who pities the unfortunate, the poor man who orders well his life, the loving man who clings closely to his family and friends, the studious man who seeks instruction in all things, are the truly wealthy men.

PROBABLY no portion of the human anatomy is so delicate, sensitive, and at the same time so capricious in its action as the human ear. We have known a woman who could stand up in the garret, looking out of a dormer window and hear her husband kiss the hired girl in the cellar, eight rooms and two flights of stairs away, and the next night that same woman would take her baby to church and hold it on her lap while it screamed and howled fifteen minutes at the sermon into oblivion, and be as startled when she was told that the dear child had been crying - Burlington Herald.

INCURRING A TREMENDOUS RISK.

They think of the enormous risk who suppose themselves to be in the hands of a materialist, without medicinal means of fortifying their system against the perils of the season.

The danger to human beings, and to those who lack bodily stamina, is particularly serious. A preventive and curative agent of the human system, and which should be frequently used, and constantly kept on hand by each person, and on whom they rely with such a safety of protection and aid as the human system affords.

This grand specific cures every ailment of the material body from the eye, and cures it with an absolute of vital activity and repelling power and restores the influence of nature. It also purifies and restores the disorder of the stomach, bowels and liver, which are particularly prevalent in malarious regions, and is an incomparable general invigorant.

ONE PRICE ONLY!

NO MISREPRESENTATION!

Honesty is the Only Policy!

ALL GOODS NOT SATISFACTORY AFTER TAKING THEM HOME, CAN BE RETURNED, AND THE MONEY WILL BE CHEERFULLY REFUNDED.

NEW GOODS.

NEW PRICES.

'CHEAP CHARLEY'

POOR MAN'S FRIEND,

HIS SPRING OPENING.

OUR STOCK IS WELL ASSORTED.

15 to 20 per Cent. Lower than Anywhere Else.

OUR OWN MANUFACTURE, AND SOLD IN RETAIL AT WHOLESALE PRICES.

We Ask for no more than an Examination.

Kaufman & Bachrach.

MASTER'S SALE.

FOUND AT LAST.

HARD COAL BURNERS.

CROWN JEWEL.

GOOD RECORD.

Very Low Prices.

CROWN DIAMOND.

Revolution and Retary.

COAL & WOOD STOVES.

HARDWARE.

TINWARE.

ETC., ETC.

RICES GREATLY REDUCED.

R. C. CROCKER.

No. 9 Water Street.

FLOUR! FLOUR!

Flour is Giving Splendid Satisfaction.

Grand Clearance Sale.

FURNITURE.

IN ORDER TO MAKE ROOM FOR AN

ENLARGED STOCK OF SPRING GOODS, THE

DECATUR FURNITURE CO.

WILL OFFER FOR SALE FOR THE

NEXT SIXTY DAYS.

AT WHOLESALE PRICES AT THEIR RETAIL

WAREHOUSE, ON THE

West Side of the New Square

—THIR—

MAMMOTH STOCK

CHOICE FURNITURE,

consisting of everything usually kept in a first

class retail establishment.

See our list of goods.

Blacksmithing

AND

WAGON WORK.

BROWN & PROVOST

Having taken the shop on the

Cor. Eldorado and Monroe sts.,

across the way from Niedermeyer's grocery,

are prepared to do general blacksmithing in

all its branches including Wagon Work.

REPAIRING

promptly done in the best manner.

Decatur, Jan. 21, 1878.

Sheriff's Sale.

By virtue of an execution to me

directed and delivered by the clerk of the

It is not an 8 to 7 arrangement this time; the new figures are 7 to 3.

Hon. Thomas S. Ridgway of Ohio.

is in the city today, and has

been nominated for State Treasurer.

He held the office for two years in 1875.

He is a native of Ohio, and was

born in the town of Newburg, Ohio.

We do not know whether Mr. Ridgway

will receive the nomination or not, but

if he does he will make a vigorous

campaign for the office in any man could

make of it.

ALFRED A. SWANWICK.

At the very meeting, last night

Alfred Swanwick took occasion to define

his position on the "Honey" question.

He said that when he was elected a

year ago the question of license did not

enter into the canvass but that upon

the matter the subject of study, and

was convinced that a restrictive system

was needed. He voted for license when

he thought it should be granted, until

the late session seemed to indicate

that the ward were in favor of no license.

He then, in deference to their wishes, asked

that the license be granted, and

do violence to his convictions.

He then referred to the

meeting of Wednesday night, and said

that he was in a little room and

order him to judge unless he should

vote as they desired, that he was elected

for two years, and would continue to

set as he had done in the past.

On every question according to his best

judgment, and that he thought

ought to be granted, and he thought

he thought should be granted.

The honey, Mr. Ridgway said, was

disputed in the city, and was

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MR. CANNON'S RECORD

Montevideo Herald.

Mr. Cannon made a speech in his favor,

and he declared that the following

There is another reason why the

legislation (remonetization of silver)

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TELEGRAPHIC

How his Movement is Regarded

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New York, April 4.—The will of

Mme. Restell is read to her

ex-Judge Restell in her house

Fifth Avenue, New York, today

probable in the immediate future.

The will is dated April 1, 1914.

Three drafts were made and executed

on the day. One was kept by Madame

Restell among her papers, one by her

former counsel, and one by a third

person, Mrs. Restell's daughter.

Shannon, Mrs. Restell's grandchildren,

were in the reception room when the

will was opened.

The bill provides that out of her

estate \$3,000 annually shall be paid,

in half-yearly payments, to her daughter,

Mrs. Farrell, for her sole and absolute

use. After paying her just debts all of

the remainder of the estate to be held

in trust for the benefit of her grandson,

Charles R. Purdy, and her granddaughter,

Mrs. Shannon, to enjoy the income

equally. At the death of these grand-

children the entire estate is to be equal-

ly divided among their heirs. The will

constitutes the two grandchildren ex-

ecutors and trustees, and gives them

power to sell or dispose of such part

of the estate as they may see fit, but

only for reinvestment. It also provid-

ed that Mrs. Shannon shall have abso-

lute interest in and control of her por-

tion of the income. The result of this

form of bequest is that Mr. Purdy and

Mrs. Shannon have an equal life-interest

in the property to enjoy the income,

but they cannot touch the principal,

which, after their death, goes to their

children. Besides this, however, a be-

quest is made to Charles R. Purdy, in

addition to that of his sister, and this

a life interest in half of Mr. Lohman's

estate, which, by his will, he left to his

wife, Mme. Restell. In order to fully

understand this, Mr. Lohman's will,

which was admitted to probate Febru-

ary 28, 1877, was read to the heirs.

Thus, after making several minor be-

quests, divides his property equally

One-half went to Mme. Restell, and the

other was bequeathed to Mrs. Shannon,

the granddaughter. The half that was

bequeathed to Mme. Restell she now

transfers to her grandson, thus making

A. Brown, his wife of Platt county, Iowa, did, on the sixth day of April, 1894, by their deed of trust, convey to J. J. Patterson and Luther Burgess, trustees, the certain estate hereinafter described, to secure the payment, according to the tenor and effect thereof, of one certain promissory note of James A. Brown, of and for a period of six months.

interest after the date thereof, with ten per cent interest per annum interest payable in advance annually on the first day of May following until in each year until the last payment of interest which was to be made on the day of maturity of said note according to interest contained therein; and which trust deed was recorded in the Recorder's office of Peoria county, Illinois, in book No 8 of Deeds, page 318; upon which note said trust deed was made, on the twenty day of April, A. D. 1879, the sum of \$1,000.00.

And whereas, it is provided in said deed

trust that, if default be made in the payment of said note, or any installment of interest thereon when due, on application of the holder of said note, the said trustees shall record and sell said real estate at public auction to the highest bidder for cash, at the front of the court-house, in the city of Decatur, county of Macon and state of Georgia. The first given notice of such sale in some newspaper published in said city, to be held for a period thirty days previous to the date and manner and on either to be made and sold to the persons and for the purpose herein said.

And whereas, the said Asahel P. Grimes and said legatees said N. B. G. 1870, are

And whereas default has been made in payment of the principal sum when due pursuant has been made by said Mrs. J. M. Stillman, the present legal holder of said for the sale of said real estate under the provisions of said deed; Now, therefore, not lawfully given that the undersigned will, on **Tuesday, the ninth day of A. D. 1878,** at 10 o'clock a. m. of said day, at the door of the court-house, in said city of New York, sell at public auction to the highest bidder for cash, the following described premises:

situates in the county of Platt and State of Illinois, to-wit: The east half of the north-east quarter of the southeast-quarter of section No. twenty-seven (27), in township No. thirty-three (33) north, and range No. five (5) west of the principal meridian, containing twenty-one acres, according to government survey; commencing at the southwest corner of said south-west quarter of the south-west quarter of section No. sixteen (16), in township No. thirty-two (32) north, and range No. six (6) west of the third principal meridian; thence due north one-third degree, 20 chains; thence northeast one-third degree, 19-78/100 chains; thence northerly along S. Mer. N. 7° 30' E., 100

thence north 48 deg. 15 min. west 1/4
chains; thence west 6 deg. 15 min. 7
chains; thence west variation 6 deg. 30
25-00 chains to the beginning, contain-
ing 25 acres; also continuing at the north
corner of the northwest quarter of the
west quarter of section No. twenty-one
township No. nineteen (19) north, and
No. five (5) east of the third principal mer-
idian, south, variation 6 deg. 32 min. 5
chains; thence north 48 deg. 15 min. east,
7 chains; thence west 6 deg. 15 min. 7
chains to the beginning, containing 2
acres, with all homestead and dower right
and right of equity of redemption of said 1/4

W. A. Brown and Margaret A. Brown there-
pay said note and interest, together with
costs of this sale, as by said deed of sale
provided. JASPER J. PEDDLEBOW
LOWELL B. THROWS

March 8, 1934. Trustee

Trustee's Sale

WHEREAS, John H. Connors, of
county, Illinois, did on the twenty
day of July, A. D. 1871 by his deed of
convey to Jasper J. Peddlebow and L.
Throws, trustees, the real estate herein

deceased; which deed of trust is recorded in the Recorder's office of said Plaintiff's county book No. 3, at page 27, and was made to secure the payment of one certain promissory note of \$1000.00, of even date with said deed of trust, payable to the order of Asahel P. Griswold, five years after the date of the making thereof, at four per cent interest payable semi-annually; upon which note and interest will be due, on the 15th day of April, A. D. 1878, the sum of \$1247.40; wherefore, it is provided in said deed of trust, that, if it fail to be made in the payment of the principal sum when due, or in the payment of any installment of interest when due,

application of the legal holder of said said trumpon may proceed and sell or convey to the highest bidder for cash, at auction, at the front door of the court in the city of Decatur, in the county of and state of Illinois, having first given of such sale in some public newspaper published in said city of Decatur, thirty days before the day of sale, and the premises sold the purchaser a deed to the premises sold.

And whereas, the said premises were sold to John A. Brown, a note principal who paid the sum of \$1,000 thereon, from the date of May, A. D. 1877, and when the note was duly assigned by said said John A. Brown, Brown, now deceased.

the franchise under the will of said decedent, the present legal holders of said note, I make application to the undersigned said premises under the provisions of said act. Now, therefore, notice is given that on

Tuesday, the 9th day of A
A. D. 1878,

at the hour of ten o'clock a. m. of said day, the clerk of the said court house of the city of Trenton, the undersigned will put to public auction to the highest bidder for the following described real estate, situate

the county of Pauld and Georgia, and well. The west half of the northeast 1/4 and the northeast quarter of the southeast 1/4 sec. 10, township 16 north, range 10 east of the third principal meridian; also the west half of the west half of the northeast quarter section twenty-nine, in township 16 north, range five east of the first principal meridian, containing all claims, use to government survey, together with all interest and equity of redemption of said H. Thompson therein, to say said note and all the costs of sale according to the record thereof.

March 9, 1938 - 41d

FRESH MEAT

F. M. Garver

W. L. D. respectfully inform the citizens of this town that he has bought the

market formerly owned by Schenck
bought on North Water street, north
of Washington street, first door north of E
Grand 13, where he will always have on
toll line of

Fresh Meats, Sausage, Pudding,

at as low prices as can be had in the
District. The kills none but first-class
and keeps none but the best meat.

Thos. D. Hill

Chancery Notice

STATE OF ILLINOIS,
Madison County.)
In the Circuit Court of Madison County,
Term, A. D. 1908.

Barton B. Tuttle vs. Elizabeth Reed,
Reed and Sarah A. Reed, his wife,
Thomas, Emma F. Boy and William
her husband, James A. Reed, Mary M.
and John O. Askew, her husband.

SATISFACTORILY admitted having been
and died in the above cause, that the
named Emma F. Boy and William K.
her husband, and Mary S. Askew and

Askow, her husband, are non-residents of the State of Illinois; Now, therefore, I, Emma F. Roy and William K. Roy, his bond, and Mary S. Askow and John S. Askow, her husband, are hereby notified that the cause is now pending and unfinished in court, and that unless they and each of them shall appear before said court on the first of the next term thereof, to be held at said court house in Decatur, in said county and State of Illinois, on May 4, 1878, and demand of answer to the bill of complaint in said cause, and bill will be taken as confessed against them, and each of them, a decree will be entered in said cause in pursuance of the prayer of said bill.

of the prayer of said Mrs.
March 10, 1928.—*Chas. E. McTearlan*

Assessors' Notice

TAKE NOTICE, therefore, assignees of the estate of
U. M. Hiddle, of Deontar, Illinois,
announces that he will receive bids up to
the 23rd day of March, A. D. 1928, for
purchase, in bulk, of the stock in trade
of said Hiddle, consisting of trousers and
such other articles as are usually a
stock and shoe store, and also for
a quantity of said Hiddle's goods to be
sold at a low price, to wit: for cash.

TEAS —The choicest in the world. Importers' prices. Largest supply in America—staple article—everybody. Trade continually increasing—wanted everywhere—best inducement—write time—send for Circular to R. WELLS, Proprietor of the Original American Tea, 45 Vesey street, N. Y. P. O. Box 157. Feb. 18—adwmos.